

Annette Jarvis (1649)  
Peggy Hunt (6060)  
Benjamin J. Kotter (9592)  
DORSEY & WHITNEY LLP  
136 South Main Street, Suite 1000  
Salt Lake City, UT 84101-1685  
Telephone: (801) 933-7360  
Facsimile: (801) 933-7373  
Email: [jarvis.annette@dorsey.com](mailto:jarvis.annette@dorsey.com)  
Email: [hunt.peggy@dorsey.com](mailto:hunt.peggy@dorsey.com)  
Email: [kotter.benjamin@dorsey.com](mailto:kotter.benjamin@dorsey.com)

Richard W. Havel (10759)  
SIDLEY AUSTIN LLP  
555 West Fifth Street, Suite 4000  
Los Angeles, CA 90013-1010  
Telephone: (213) 896-6000  
Facsimile: (213) 896-6600  
Email: [rhavel@sidley.com](mailto:rhavel@sidley.com)

*Attorneys for WestLB, AG*

**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF UTAH, CENTRAL DIVISION**

In re:	)	
	)	
EASY STREET HOLDING, LLC, <i>et al.</i> ,	)	Bankruptcy Case No. 09-29905
	)	Jointly Administered with Cases
Debtors.	)	09-29907 and 09-29908
	)	
Tax ID Numbers:	)	Chapter 11
35-2183713 (Easy Street Holding, LLC),	)	
20-4502979 (Easy Street Partners, LLC), and	)	Honorable R. Kimball Mosier
84-1685764 (Easy Street Mezzanine, LLC)	)	
	)	

**CERTIFICATE OF SERVICE**

I hereby certify that on the 10<sup>th</sup> day of May, 2010, the *Opposition of WestLB, AG to Second Motion of Easy Street Partners, LLC to Extend the Exclusivity Period for Soliciting and Obtaining Acceptances of Its Amended Chapter 11 Plan of Reorganization* [Docket No. 469] (the “Opposition”) and the *Declaration of Duncan Robertson in Support of the Opposition of WestLB, AG to Second Motion of Easy Street Partners, LLC to Extend the Exclusivity Period for Soliciting and Obtaining Acceptances of Its Amended Chapter 11 Plan of Reorganization*

[Docket No. 470] (the “Declaration”) were filed with the Bankruptcy Court and served via email and the Bankruptcy Court’s ECF/CM system upon the following:

Troy J. Aramburu ([taramburu@joneswaldo.com](mailto:taramburu@joneswaldo.com), [sglendenning@joneswaldo.com](mailto:sglendenning@joneswaldo.com); [rbush@joneswaldo.com](mailto:rbush@joneswaldo.com))  
Kenneth L. Cannon ([kcannon@djplaw.com](mailto:kcannon@djplaw.com), [khughes@djplaw.com](mailto:khughes@djplaw.com))  
George B. Hofmann ([gbh@pkylawyers.com](mailto:gbh@pkylawyers.com), [dh@pkhlawyers.com](mailto:dh@pkhlawyers.com))  
Lon A. Jenkins ([lajenkins@joneswaldo.com](mailto:lajenkins@joneswaldo.com), [krichardson@joneswaldo.com](mailto:krichardson@joneswaldo.com), [ecf@joneswaldo.com](mailto:ecf@joneswaldo.com), [sglendenning@joneswaldo.com](mailto:sglendenning@joneswaldo.com))  
Michael R. Johnson ([mjohnson@rqn.com](mailto:mjohnson@rqn.com), [agale@rqn.com](mailto:agale@rqn.com))  
Anthony C. Kaye ([kaye@ballardspahr.com](mailto:kaye@ballardspahr.com))  
Adelaide Maudsley ([maudsley@chapman.com](mailto:maudsley@chapman.com), [jemery@chapman.com](mailto:jemery@chapman.com))  
Steven J. McCardell ([smccardell@djplaw.com](mailto:smccardell@djplaw.com), [khughes@djplaw.com](mailto:khughes@djplaw.com))  
John T. Morgan ([john.t.morgan@usdoj.gov](mailto:john.t.morgan@usdoj.gov), [james.gee@usdoj.gov](mailto:james.gee@usdoj.gov))  
David W. Overholt ([doverholt@rsolaw.com](mailto:doverholt@rsolaw.com), [abachman@rsolaw.com](mailto:abachman@rsolaw.com))  
Douglas J. Payne ([dpayne@fabianlaw.com](mailto:dpayne@fabianlaw.com), [jshowalter@fabianlaw.com](mailto:jshowalter@fabianlaw.com))  
Jessica G Peterson ([jpeterson@djplaw.com](mailto:jpeterson@djplaw.com))  
Knute Rife ([karife@rifelegal.com](mailto:karife@rifelegal.com))  
Jeffrey L. Shields ([jlshields@cnmlaw.com](mailto:jlshields@cnmlaw.com), [njpotter@cnmlaw.com](mailto:njpotter@cnmlaw.com))  
Jeffrey Weston Shields ([jshields@joneswaldo.com](mailto:jshields@joneswaldo.com), [sglendenning@joneswaldo.com](mailto:sglendenning@joneswaldo.com))  
Bradley L. Tilt ([btilt@fabianlaw.com](mailto:btilt@fabianlaw.com), [rmellor@fabianlaw.com](mailto:rmellor@fabianlaw.com))  
United States Trustee ([USTPRegion19.SK.ECF@usdoj.gov](mailto:USTPRegion19.SK.ECF@usdoj.gov))  
Kim R. Wilson ([bankruptcy\\_krw@scmlaw.com](mailto:bankruptcy_krw@scmlaw.com))

In addition, both the Opposition and the Declaration were served via e-mail upon the following:

Michael V. Blumenthal ([mblumenthal@crowell.com](mailto:mblumenthal@crowell.com))  
Bruce J. Zabarauskas ([bzabarauskas@crowell.com](mailto:bzabarauskas@crowell.com))  
Steven B. Eichel ([seichel@crowell.com](mailto:seichel@crowell.com))

Finally, both the Opposition and the Declaration were also served via First Class U.S. Mail, postage prepaid, upon the following:

Appraisal Group, Inc.  
Attn: Paul W. Throndsen, MAI  
7396 S Union Park Avenue, #301  
Midvale, UT 84047

BDRC 4 Site, LLC  
Attn: Bryan W. Dorsey  
305 NE Loop 820, Ste 109  
Hurst, TX 76053

Anthony S. Fiotto  
Goodwin Procter LLP  
Exchange Place  
Boston, MA 02109

Gemstone Hotels & Resorts, LLC  
Attn: Jeff McIntyre, Principal  
1912 Sidewinder Drive, #104  
Park City, UT 84060

Corbin B. Gordon  
345 West 600 South, Suite 108  
Heber City, UT 84032

Brian W. Harvey  
Goodwin Procter LLP  
The New York Time Building  
620 Eighth Avenue  
New, NY 10018-1405

Ambica Mohabir  
Goodwin Procter LLP  
Exchange Place  
Boston, MA 02109

Paul W. Throndsen  
Appraisal Group, Inc.  
7396 South Union Park Avenue, Suite  
301  
Salt Lake City, UT 84047

Joseph E. Wrona  
WRONA LAW OFFICES, P.C.  
1745 Sidewinder Drive  
Park City, UT 84060

DATED this 13<sup>th</sup> day of May, 2010.

DORSEY & WHITNEY LLP

/s/ Benjamin J. Kotter  
Annette W. Jarvis  
Peggy Hunt  
Benjamin J. Kotter

and

Richard W. Havel  
SIDLEY & AUSTIN LLP  
*Attorneys for WestLB, AG*